

UNITED STATES DEPA MENT OF COMMERCE Patent and Trademark

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SERIAL NUMBER	FILING DATE		FIRST NAMED APPLICANT	ATTORNEY	DOCKET NO.	
	/578.942	09/07/90	CALATAYUD	J	RCS- 2.	001

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E,	AMMER IN	Viā i M
ART UNIT	PAPER	NUMBER

DATE MAILED:

02/10/93

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

□тн	E PERIOD FOR	RESPONSE:				
a) 🗌	is extended to r	un	or continues to run	from the da	e of the final rejection	
ь) 🗆			the final rejection or as of the od for the response expire late		ory Action, whichever is later. In no edate of the final rejection.	
	The date on with purposes of de	nich the response, the termining the period of	petition, and the fee have been extension and the correspond	en filed is the date of the r ding amount of the fee. A	sed response and the appropriate fee. esponse and also the date for the ny extension fee pursuant to 37 CFR use or as set forth in b) above.	
₩ AF	pellant's Brief is	due in accordance with	h 37 CFR 1.192(a).			
		e to the final rejection, tion in condition for all		s been considered with the	e following effect, but it is not deemed	
1.	The proposed a	mendments to the clai	m and /or specification will no	t be entered and the final	rejection stands because:	
	a. There is a presented		under 37 CFR 1.116(b) why t	he proposed amendment	is necessary and was not earlier	
	b. They rais	e new issues that wou	ld require further consideration	and/or search. (See No	te).	
	c. They rais	e the issue of new ma	tter. (See Note).			
	d. They are appeal.	e not deemed to place	the application in better form to	or appeal by materially re	ducing or simplifying the issues for	
	e. They pre	sent additional claims	without cancelling a correspor	nding number of finally rej	ected claims.	
	NOTE:					
2.	Newly propose the non-allowal		would be	allowed if submitted in a	separately filed amendment cancelling	
3. 💟	Upon the filing be as follows:	an appeal, the propose	ed amendment 🗹 will be ent	ered 🔲 will not be enter	ed and the status of the claims will	
	Claims allowed					
	Claims objected		2			
	Howe	ver;		• 🚚	A	
	Applicant's	response has overcor	ne the following rejection(s):		laims 14 and 18 and. Cetion 1 f agum 15.	
4. 12	The affidavit, e	whibit or request for rec	consideration has been considered.	ered but does not overco	me the rejection because the	-
	of clair	21-3 and 1	7-20 under 35	USC103 becau	e the one not inc	Ochara I.
5. 🗀	presented.	exhibit will not be cons	idered because applicant has	not shown good and suffi	cent reasons why it was not earlier	
∏.The	proposed drawi	ng correction has	has not been approved	examiner.	purkend J. IL	<u> </u>
Oil	ner		~•,	· .	UND J. SHAH	
				i.	PERVISORY PATENT EXAMINER PROUP 120 - ART UNIT 122	